DEED OF COVEYANCE

THIS DEED OF CONVEYANCE is made on the Day of in the year 2023, Two Thousand and Twenty Three.

BETWEEN

SMT. DEBIKA CHATTERJEE, W/O Late Sandip Chatterjee, PAN -AHCPC8574A, by religion- Hindu, by profession- House Wife, 2. SOMSUBHRA CHATTERJEE, S/O- Late Sandip Chatterjee, PAN- AJHPC9995N, by religion- Hindu, by profession- Service, 3. SMT. POUSHALI CHATTERJEE, D/O- Late Sandip Chatterjee, PAN- BBHPC3524Q, by religion- Hindu, by profession- House Hold Duties, all are residing at "Chatterjee Lodge", Chatterjee Lane (Rose Villa), P.S.-Chinsurah P.O. & Dist- Hooghly, Pin-712103, 4. SRI SANJAY CHATTERJEE, S/O Late Dilip Chatterjee, PAN- ADWPC9954E, by religion- Hindu, by profession- Others, 5. SRI SUBIR CHATTERJEE, S/O Late Dilip Chatterjee, PAN- AJVPC2088C, by religion- Hindu, by profession- Others, 6. SRI RANA CHATTERJEE, S/O Late Ramkumar Chatteerjee, PAN -AMOPC6389A by religion- Hindu, by profession- Service, 7. SRI RAJA CHATTERJEE, S/O Late Ramkumar Chatteerjee, PAN - AMHPC9801G, by religion- Hindu, by profession- Service, 8. ASHOKA CHATTERJEE, W/O. Late Ramkumar Chatteerjee, PAN No. CKEPC2564F, by religion- Hindu, by profession- House hold duty, all residing at "Chatterjee Lodge", Chatterjee Lane (Rose Villa), near Chawkbazar Main Road, P.S.- Chinsurah P.O & Dist-Hooghly, Pin-712103, represented by the Constituted Power of Attorney Holder "TIRUPATI CONSTRUCTION" a Partnership Firm, having its office at Digambar Biswas Road, Dharampur near Income Tax Office, P.O. & P.S. Chinsurah, District- Hooghly, PIN -712101, PAN - AAPFTI617F, represented by its Partner's namely 1.SRI SUJIT KUMAR DEY, PAN. AG1PD4345E, son of Sri Sukumar Dey, 2. SUSAMA DEY PAN APUPD0345L WO sujit kumar Dey ,all are by caste-Hindu, Indian Citizen, by profession-Business, all arepresently residing at Digambar Biswas Road; Dharampur, opposite Rammohan Vidyapith Primary School, P.O. & PS. Chinsurah, District Hooghly, PIN - 712101 having hereinafter collectively referred to as "OWNERS" (which terms and expressions shall unless excluded by or repugnant to the context be deemed to mean and include their

heirs, successors, executors, administrators, legal representatives, and assigns) of the **FIRST PART**.

AND

(1) , PAN – son of , by caste-Hindu, Indian Citizen, by occupation- , residing at –

, hereinafter called the "**PURCHASERS**" (which expression or term shall unless repugnant to the subject or context be deemed to mean and include their legal heirs, successors, executors administrators representatives and assigns) of the **SECOND PART**.

AND

"TIRUPATI CONSTRUCTION" a Partnership Firm, having its office at Digambar Biswas Road, Dharampur near Income Tax Office, P.O. & P.S. Chinsurah, District Hooghly, PIN -712101, PAN - AAPFTI617F, represented by its Partners namely 1.SRI SUJIT KUMAR DEY (PAN AGJPD4345E), son of Sri Sukumar Dey, 2.SMT. SUSAMA DEY, (PAN - APUPD0345L), Wife of Sri Sujit Kumar Dey, both by caste-Hindu, Indian Citizen, both by profession- Business, both are presently residing at Digambar Biswas Road, Dharampur opposite Rammohan Vidyapith Primary School, P.O. & PS - Chinsurah, Dist: Hooghly, PIN -712101, hereinafter referred to as "THE DEVELOPER" (which terms and expression shall unless excluded by or repugnant to the subject context, be deemed to mean and include their heirs, successors, their partnership firm or company, in office executors and assigns) of the THIRD PART.

WHEREAS the property under Dist. Hooghly, P.S.- Chinsurah, J.L. No. 10, C.S. Dag No. 1433, C.S. Khatian No. 201 was originally belonged to one Ranjit

Kumar Chattopadhyay and Nandalal Chattopadhyay having ½ share each. Later on in the year 1936 said Ranjit Chattopadhyay and Nandalal Chattopadhyay registered & executed a Mutual Partition Deed being no.1497, entried in Book no. 1, Volume no.29, from pages 61 to 66, in the year 1936 registered before the District Sub Registrar, Hooghly on 16.07.1936. WHERE in Said Ranjit Chattapadhyay was allotted with portion of western side which was marked in 'BLUE' colour in the annexed Partition map of the said Partition Deed. The portion of Ranjit Chattopadhyay is detailed herein in the First schedule Property of this Development Agreement. Said Ranjit Chattapadhyay after acquiring the First schedule property started to possess and enjoy the property without any interruption and hindrance. Being in possession of the First schedule property said Ranjit Chattapadhyay died intestate in the year 1941 leaving behind his two sons namely Dilip Chatterjee, Ram Kumar Chatterjee, his widow Usha Rani Chatterjee and two daughters namely Indira Banerjee and Sabita Ray. But under the prevailing the then law of land the legal heirs of Ranjit Chattopadhyay were his two sons namely Dilip Chatterjee and Ram Kumar Chatterjee. But after the implementation of Hindu Succession Act in 1956 the widow of Ranjit Chattopadhyay entitled with a share in the First schedule Property. Thus after 1956 the legal hgeirs of Ranjit Chattopadhyay were Dilip Chattopadhyay, Ram Kumar Chattopadhyay and Usha Rani Chattopadhyay having 1/3rd share in the First schedule Property . Later on Usha Rani Chattopadhyay died intestate on 12/04/1991. Thus the 1/3rd share of deceased Usha Rani Chattopadhyay devolved upon her two sons namely Dilip Chatterjee, Ram Kumar Chatterjee and two daughters namely Indira Banerjee and Sabita Ray having undivided 1/3rd share left by Usha Rani Chatterjee.

AND WHEREAS thereafter said Indira Banerjee and Sabita Ray transferred their respective share in the First schedule property in favour of their brothers namely Dilip Chatterjee and Ram Kumar Chatterjee vide a registered deed of gift being no. 768 entited is registered before D.S.R. Hooghly executed on 13/02/1992. Thus Dilip Chatterjee and Ram Kumar Chatterjee

acquired the sixteen annas share in the First schedule Property having 1/2 share each share therein. Later on said Dilip Chatterjee died intestate on 18.05.1998 leaving behind his three sons namely Sri Sandip Chatterjee, Sri Sanjay Chatterjee and Sri Subir Chatterjee respectively. The wife of said Dilip Chatterjee namely Nilima Chatterjee predeceased him.. Accordingly said Sri Sandip Chatterjee, Sri Sanjay Chatterjee and Sri Subir Chatterjee became the joint ownerss of the undivided ½ share in the First schedule property left by deceased Dilip Chatterjee. Afterwards said Ram Kumar Chatterjee also expired intestate on 07.06.2009 leaving behind his widow namely Ashoka Chatterjee and two sons Sri Rana Chatterjee and Raja Chatterjee respectively. Thus said Ashoka Chatterjee, Sri Rana Chatterjee and Raja Chatterjee became the joint owners of the undivided ½ share in First schedule property as left by deceased Ram Kumar Chatterjee. Accordingly Sri Sandip Chatterjee, Sri Sanjay Chatterjee, Sri Subir Chatterjee, Ashoka Chatterjee, Sri Rana Chatterjee and Raja Chatterjee i.e. Owners herein mutated their names before the office of the B.L.& L.R.O against their respective undivided share which is detailed in the First schedule property below and were paying Govt. taxes and other rents. The owners are absolutely seized and possessed of and /or otherwise well and sufficiently entitled to the First schedule property admeasuring 0.133 acre of land with old dilapidated structure situated and lying at and P.S- Chinsurah, Dist- Hooghly, land is more fully and particularly described in the First schedule Property. The First schedule property below is specifically is demarcated and possessed fully by the owners predecessor since last 70 years.

AND WHEREAS in the meantime Sandip Chatterjee, Sanjay Chatterjee, Subir Chatterjee, Rana Chatterjee, Raja Chatterjee, Ashoka Chatterjee executed and registered a Development Agreement being no.674/2021 in respect of the Area admeasuring 0.133 acre registered before the A.D.S.R. Chinsurah, Hooghly, and they also executed a registered power of attorney being no.683/2021 in favour of the Developer of this Development Agreement. Later on said Sandip Chatterjee died intestate on 13/03/2021 living behind DebikaChatterjee,Sri Somsubhra Chatterjee and Smt. Poushali Chatterjee as his legel heirs.

AND WHRERAS due to the sudden death of Sandip Chatterjee the power of attorney being no. 683/2021 became inoperative and hence the legal heirs of said Sandip Chatterjee executed a fresh power of attorney being no.1242/2021 in respect of their undivided share in favour of the Developer.

AND WHEREASin existence of the Development agreement being no.674/2021 the present owners proposed the Developer concern to develop their adjacent 0.041 acre of land along with the prevailing project of the Developer and the Developer being satisfied with title of the present owners executed and registered a supplementary development agreement in respect of the adjacent 0.041 acre of land of the present owners being no.621/2022 registered before the A.D.S.R. Chinsurah, Hooghly. Thus, the total development area has become in two Development agreements are 0.174 acre. The present owners also executed a separate power of attorney in respect of the supplementary development area of 0.041 acre being no. 1556/2022.

AND WHEREAS being the situation it has become very messy and challenging to manage the smooth construction of the project with the two separate development agreements and it may give rise to many legal complication in other institutions/Govt. offices. Hence, to evade from this situation the developer and the present owners has decided to execute this fresh development agreement amalgamating the previous two development agreements being nos.674/2021 and 621/2022 with the same terms and conditions as laid down in the previous two development agreements in respect of the total schedule property admeasuring 0.174 acre Bastu land vide being no. 3239/2022, Vol. no. 603, pages 55875 to 55911 dated 05.07.2022 and they also executed a registered power of attorney being no.3392/2022, vol. no. 603 pages 55843 to 55874 dated 08.07.2022 registered before the A.D.S.R. Chinsuah, in favour of the Developer of this Development Agreement.

<u>AND WHEREAS</u> the owners & developer with the intent to Develop a multistoried building (G+4) over the First schedule property submitted a building plan and sanctioned by the Hooghly-Chinsurah Municipality vide Plan No. B/16(2021-2022) dt. 31.05.2021.

NOW the Developer has completed construction of the multi-storied building under the name and style of "**BALAJI RESIDENCY**" situated in Chatterjee Lane Rosevilla, P.O. & Dist. Hooghly, P.S.- Chinsurah, including the schedule 'B' Flat in accordance with the sanctioned building plan by the Hooghly-Chinsurah Municipality.

AND WHEREAS the First schedule property including the Second schedule Flat is free from all sorts of encumbrances whatsoever, wherein the Owner have absolute right, title, interest, claim or demand whatsoever in or over the said property.

AND WHEREAS the Developer proposes to sell the Second schedule Flat on the **floor** in "**BALAJI RESIDENCY**" an ownership basis in respect of their allocated portion admeasuring covered area

Sq.ft., Service Area Sq.ft. and total Super Built up area of **Sq.ft**. and the Purchaser coming to know such facts has agreed to purchase the Second Schedule Flat at the fixed consideration price. According to an agreement for sale was also executed between the parties of this deed latter on.

NOW THIS INDENTURE WITNESSED as follows:

In pursuance to the above said agreement to purchase the Second schedule Flat vide no. on the **Floor** having Super Buit up area of

Sq.ft. total consideration amount flat **Rs.** /-

) only the payment and receipt thereof the (Rupees Developer Continue do hereby admit and acknowledge and against the same release and discharge to the Purchaser the Flat and every part thereof. The Developer do hereby grant, transfer their right, title and interest and convey the Flat **vide no-'** on the **floor** of the said building more fully described in the **SECOND SCHEDULE** hereunder written in favour of the Purchaser TOGETHER WITH undivided proportionate share of interest in the said property and other common areas and facilities more fully described in the THIRD SCHEDULE hereinafter written together with right to use of common portions with the other Flat Owner of the premises, reversion, remainder or remainders and rents, issues profits of and in connection with the said Flat and Covered Garage and all the estate, right and interest property claim and demand whatsoever of the Developer into or upon the said Flat and all other benefits and rights herein comprised and hereby granted, sold and transferred or expressed or intended to be and every part or parts thereof **TOGETHER WITH** the Vendor's rights, liberties and appurtenances, charges, trusts, liens, lispendents execution / attachments and all other liabilities whatsoever (save only these as are expressly mentioned herein) **AND TOGETHER** WITH Common expenses as described in the "FOURTH" **SCHEDULE** hereunder written and other, stipulations and provisions in connection with the beneficial use and occupation of the said Flat and other Flat Owners of the rights hereby granted, sold; conveyed, transferred, assigned and assured and every part or parts thereof respectively absolutely and forever **AND** the Purchaser are obliged to pay and discharge the common expenses described in the "FOURTH" **SCHEDULE** hereunder written and all outgoing in connection with the said Flat wholly and the said building the in particularly common portions

proportionately **AND** the Purchaser has full right and authority to sell, transfer, convey, mortgage, charge or in any way encumber or deal with or dispute of his Flat and/or his possession in Flat or assigns, let out or part with his interest, possession, benefit of this deed or any part thereof as fill payment to the Developer have been made.

THIS DEVELOPER HEREBY COVENANT WITH THE PURCHASER as follows:-

The interest which the Vendor and Developer hereby profits to transfer, subsists and have the rightful power, absolute authority to grant, sale, convey, transfer, assigns and assure unto the Purchaser and the said Flat more fully described in the **SECOND SCHEDULE** hereunder together with the benefit and rights in the manner aforesaid and also right in the land proportionate and / or attributed to the said Flat into said premises.

It shall be lawful on the Purchaser from time to time and at all times hereafter to enter into and upon and to hold lose and enjoy the said Flat and every part of the said Flat thereof for Residential purposes and to receive rents, issues, profits without any interruption, disturbances, claim or demand whatsoever from the Owners and Developer or any person or persons claiming through under or in trust or his and freed and cleared from and against all manner of encumbrances trust and freed and cleared from and agama all manner of encumbrances trust, lien, attachment and liabilities whatsoever save only those as are mentioned herein expressly.

That the Purchaser and/or their agents or tenants shall not create any nuisance or annoyance in the said Flat or the Purchaser cannot change the existing main load bearing walls as per the sanctioned plan or cannot scrap out the floor without obtaining permission from the Vendor/Association / competent authority and damaging other portion and the roof inside the said floor or the plastering of the said walls or the partition walls save and except any repairing which may be required time to time. Moreover, the Purchaser of the Flat cannot change the horizontal and vertical support of the said Flat room for any rhymes or reasons whatsoever.

The Purchaser shall maintain the said Flat and shall repair and do the necessary repairing at their own costs from the date of Purchaser execution of this deed and shall be abided by the laws and bye laws, rules and regulations of the Govt., Hooghly-Chinsurah Municipality and/or other authorities and local body and shall attend to answers and be responsible for all deviation, violation and breach of any of conditions or laws or rules and regulations and shall observe and perform all these terms and conditions hereinafter contained. The Purchaser shall not make any structural addition or alteration in the said Flat or any portion of the said Flat and cannot keep any heavy machineries which may create any damage to the structure save and except installation or refrigerator, small size air conditioner etc., in the Flat PROVIDED HOWEVER the Purchaser must not store in the Flat any toxic, combustible & flammable materials.

From and after the date of receipt of delivery of the said Flat the Purchaser and Developer shall not be entitled for partition of the area of the Flats/Units of "BALAJI RESIDENCY" by metes and bounds and/or other reserved for exclusive use of Purchaser.

The Purchaser shall not allow to throw or accumulate any dirt, rubbish or refuse or permit the same to be thrown or allow the same to be thrown or accumulated in the Purchaser premises or in the compound or any portion of the building and shall not light or burn coal, coke or charcoal in the common areas in the said premises.

From the date of delivery of entire said Flat the Purchaser is bound to pay his proportionate share towards charges in respect of the said Flat till the date of separate mutation of Flat for the proportionate share of monthly maintenance charges for common service and maintenance for common portions, parts, amenities which are common for the Purchaser and also to pay proportionate share separately or any other taxes, outgoing to be levied in respect of the said Flat

That the Purchaser cannot install any Residential generator in the said Flat or for the Flat except small size mini generator for electric connection in the said Flat. But if all the Flat/Unit/agrees then all of them can install Residential generator at a place to be agreed upon with the Developer and the expenses for the said Residential generator will be borne by all the Flat owners.

That the Purchaser shall pay proportionate share of Hooghly-Chinsurah Municipality taxes from the date of possession of the Flat and Covered Garage till separate mutation obtained by the Purchaser from the Hooghly-Chinsurah Municipality in their names as calculated by the concern Department.

The Purchaser shall in addition to other payments made to the Developer shall also pay the mandatory charges, costs if any.

The Owners and Developer and their heirs, representatives shall not do anything or make any grant or transfer of the said Flat whereby the right of the Purchaser hereunder, accrued by this deed of Indenture may be prejudicially affected to the right of the Purchaser.

Notwithstanding anything to the contrary herein before contained, in case the Purchaser fails to pay the common expenses, the charges for electricity consumed by them and/or any amount becoming due and payable hereunder or any part thereof within the times and in the manner aforesaid or uses the Flat or fails to observe or perform by the Purchaser under these p:esents, then and in such event, in addition to other rights, available under the law, the Owners and Developer and for the person or the authority for the time in charge of the management of the said building shall have the right to directly realize and receive the amounts becoming payable by the Purchaser. In default the Purchaser is liable to pay interest at the rate, interest is allowed by State Bank of India on one year term fixed deposit upon the amount payable aforesaid from the date payable till the date of realization.

The Purchaser cannot encumber the common passage by keeping scooters, Motor Cycles and Cycles or cannot encumber outside the rooms in any way or any manner.

That the Purchaser has got only right to ingress and egress into the common passage running from up to their Flat and Purchaser must maintain and abide by rules and regulation of the Society/Association of the Residential Flat owners of the said "BALAJI RESIDENCY".

The Society/ Association of the Flats and/or Units Owners of the said "BALAJI RESIDENCY" shall have the overall authority and control of the management. Problems, disputes if any in and/or between the Flat Unit Owners of "BALAJI RESIDENCY"

The Purchaser shall abide by the Rules and regulation as laid down by the Association of Owners from time to time.

That Purchaser shall/will be liable to pay the Service Tax which would be imposed by the State Government.

AND IT IS FURTHER AGREED by & between the parties hereto as follows:-

That the Deeds, documents and writing mentioned hereinabove which are now in the custody of the Owners and Developer and shall he retained by the Owners and Developer and Owners and Developer hereby covenant with the Purchaser that the Owners and Developer shall and will unless prevented by fire, earth-quake or other inevitable accident upon every reasonable request and at the cost of the Purchaser produce the same or caused to be produced the same to the Purchaser, his agent or attorney or

the Purchaser can at his/her own cost, take extract or attest true copies from the said deed and writing as and when reasonable by Purchaser.

The Owners do and each of them do hereby further covenants with the Purchaser that the Vendor is absolutely seized and possessed of or otherwise well and sufficiently entitled to the said property free from all encumbrances and liabilities whatsoever by the Owners done or executed or caused to be done or executed or knowingly suffered to the contrary the Owners has good right, full power, absolutely authority and indefeasible title to grant sell, convey, transfer and assign and assure AND ALL SINGULAR the said undivided proportionate share in the land of the premises hereby granted, sold, conveyed, transferred, assigned and assured or expressed or intended so to be unto and to the use of the Purchaser in the manner aforesaid according to the true intents and meaning of these presents free from all encumbrances without let, suit hindrance, eviction, interruption disturbances, claims or demand whatsoever from or by the Owners and the Owners or any other person or persons lawfully or equitably claiming from under or in trust for the Owners.

THE FIRST SCHEDULE ABOVE REFERRED TO DESCRIPTION OF LAND

District-Hooghly, P.S.-Chinsurah, J.L. No. 10, Monza- Kapasdanga, Mohalla-Maheshtala, Ward No. 9, Holding No. 206/190 under the Hooghly Chinsurah Municipality in C.S. & R.S Khatian No., 201, C.S. and R.S. Dag No. 1433, L.R. Khatian No. 5668 (Subir Chatterjee), 5667 (Sanjay Chatterjee), 6286 (Debika Chatterjee), 6287 (Somsubhra Chatterjee), 6288 (Poushali Chatterjee), 5700

(Asoka Chatterjee), 5701 (Rana Chatterjee) and 5702(Raja Chatterjee), L.R Dag No. **3397** admeasuring **0.174** acre (more or less), classified as **Bastu** Land.

Butted Bounded:-

On the North: 16 wide Rosevilla Chatterjee Lane Municipal Road.

On the South: Pond.

On the East: Rest portion in L.R. Dag No. 3397.

On the West: Property in L.R. Dag No. 3398 & Others.

THE SECOND SCHEDULE ABOVE REFFERED TO

Purpose - Residential, Flat being no. on the Floor having Covered area Sq.ft (more or less) Service Area Sq.ft., total Super built up area of Sq.ft, more or less of "BALAJI RESIDENCY" apartment including the proportionate share of common area and facilities constructed in the building, and land referred to in the "A" schedule hereinabove and the said Flat delineated on the annexed map hereto marked and bordered RED thereon including the undivided proportionate share in the land and areas.

The Flat is butted bounded by:-

On the North :

On the South :

On the East :

On the West :

THE THIRD SCHEDULE ABOVE REFERRED TO

(COMMON PORTIONS)

Common paths, passages, main entrance to the said premises and the building and the land appertaining thereto except those as are reserved for any particular unit or group of units and specified by the Owner/Developer.

Open spaces, if any, stair cases, lobbies, open terrace for its user until and unless otherwise determined by the Developer and all such other spaces except the open terrace kept reserved by the Developer for construction of another floor provided sanctioned by the concerned authority.

Rooms or spaces for water pumps over head water tanks under ground water reservoir if any, electric meter rooms spaces for transformers sub-station if any.

Common boundary wall and main gates.

Drainages, Sewerages, Septic tanks and all pipes and other installations for the same (except only those as are installed with the exclusive area of any Unit and/ or exclusive for the use of any Purchasers.

External-electrical installations including wiring and fittings in all other common plumbing tools and other installations.

Water pumps and electric motors and all other common plumbing tools and installations. Each of other common parts, areas, equipments and installations fittings and fixtures, spaces in the said land, the premises and the building as are necessary for the common passage and/or user of the units in common by the co-owners and parapet wall of the building.

- i) The cost of extra expenses, if any, such as cost of electrification shall be borne by the Purchasers, as their common expenses and as determined by the developer.
- j) Lift facility and transformer and attach other electrical equipments.

THE "FOURTH " SCHEDULE REFERRED TO (COMMON EXPENCES)

1. **MAINTENANCE**: costs for maintaining operating, acing, repairing, white washing, painting, decorating, redecorating, re-building, reconstructing, lighting and renovating the common areas, including the exterior or interior but not inside any unit I walls of the New Building.

- 2. **OPERATIONAL**: All expenses for running and operating all machinery, equipment and installations comprised in the common areas.
- 3. **STAFF:** The salaries of and all other expense on the staff for the common purpose, viz. manage clerks, security personnel, sweepers, plumbers, electricians, etc, including their perquisites, bonus and other emoluments and benefits.
- 4. **ASSOCIATION:** Establishment and other expenses of the Association, including its formation, office and miscellaneous expense,
- 5. **INSURANCE**, All expenses for insuring the New Building and/ or the common area, inter alia, against earthquake, intermob, violence, damages, civil commotion etc.
- 6. **FIRE FIGHTING** Costs of installing and operating fire-fighting equipment and personnel, if any.
- 7. **COMMON UTILITIES:** All charges and deposits for supplies of common utilities to the Co-Owner's, in common.
- 8. **ELECTRICITY:** charges for the electrical energy, consumed for the operation of the common machinery and equipment.
- 9. **LITIGATION:** All litigation expenses incurred for the common purposes and relating to common use and enjoyment of the common areas.

10. **RATES AND TAXES:** Municipal Tax, Multi-storied building Tax, Water Tax, and other levies in respect of the land and the new building save those separately assessed on the Purchaser.

11. **RESERVES:** Creation of find for replacement, renovation and other periodic expenses.

IN WTTNESS WHEREOF the Owners and Developer and the Purchaser subscribes their signature this day of 2023.

Signed Sealed and Delivered the presence of :-

SIGNATURE OF THE OWNERS
(FIRST PART)

SIGNATURE OF THE PURCHASER (SECOND PART)

SIGNATURE OF THE DEVELOPER (THIRD PART)

MEMO OF CONSIDERATION

Received on and from the Purchaser the within mentioned consideration money of **Rs.** /- (Rupees) only as per memo below.

Date	Cash/cheque	Bank Name &	Amount
	No.	Branch	
		Total	/-
		_ 0 0000	,

(Signature of the Developer)

Drafted by me

Advocate

Regd. No.
District Judges Court, Hooghly
Type by me

Chinsurah Court